

**STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS**

AGENCY DENIAL FORM / EXEMPTION LOG

Date: December 21, 2018

Tracking Number: PRU-41988/15th Installment

Requestor Name and Address: Bernard Rodriguez

Denial of Disclosure Decided by (Name/Title): Elaine Kohler- Public Records Specialist

YOUR REQUEST FOR DISCLOSURE OF THE RECORDS IDENTIFIED WITHIN THE CORRESPONDING MATERIALS HAS BEEN DENIED TO THE EXTENT AND FOR THE REASON(S) SET FORTH BELOW.

Each exemption applied to the records is associated with a number in the **EXEMPTIONS SECTION** below, which explains the exemption(s) relied upon to make redactions to the records.

2-ATTORNEY CLIENT PRIVILEGE/WORK PRODUCT – These records reflect privileged attorney-client communication, and/or attorney work product which is protected from disclosure and has been redacted or withheld in their entirety per the following citations:

RCW 42.56.290 – “Records that are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts are exempt from disclosure under this chapter.”

RCW 5.60.060(2)(a) – “An attorney or counselor shall not, without the consent of his or her client, be examined as to any communication made by the client to him or her, or his or her advice given thereon in the course of professional employment.”

RCW 42.56.070(1) – “Each agency, in accordance with published rules, shall make available for public inspection and copying all public records, unless the record falls within the specific exemptions of subsection (6) of this section, this chapter, or other statute which exempts or prohibits disclosure of specific information or records. To the extent required to prevent an unreasonable invasion of personal privacy interests protected by this chapter, an agency shall delete identifying details in a manner consistent with this chapter when it makes available or publishes any public record; however, in each case, the justification for the deletion shall be explained fully in writing.”

5-COMPUTER SECURITY AND INMATE PERSONAL IDENTIFICATION (IPIN) NUMBERS –

These records contain computer access paths, codes, IPIN telephone access codes, or similar information, the release of which may compromise the security of the computer and/or telecommunication systems and information, and have been redacted per the following citation:

RCW 42.56.420(4) - "Information regarding the infrastructure and security of computer and telecommunications networks, consisting of security passwords, security access codes and programs, access codes for secure software applications, security and service recovery plans, security risk assessments, and security test results to the extent that they identify specific system vulnerabilities."

APPEAL FORM

You may appeal all or any portion of this decision to the **DOC Appeals Office** by completing the following portion of this form and mailing it to the address designated.

1. A public disclosure appeal may be submitted if you believe a public disclosure decision should be considered for reversal due to legal considerations.
 2. Only the original requestor may appeal a public disclosure response.
 3. Only one public disclosure request may be appealed per form.
 4. An inquiry about timeframes on a pending request does not constitute an appeal, but will be addressed as an inquiry.
 5. This appeal form may not contain a new public disclosure request. Any new request must be sent to the Public Disclosure Unit per WAC 137-08-090.

PDU Tracking Number:

Requestor Name: _____ DOC # (if applicable): _____

Mailing Address:

Describe the specific exemption(s) and/or specific page(s) you wish to appeal:
(include why you disagree with the original denial decision)

Mail completed form to:
Public Disclosure Agency Appeals Office
Post Office Box 41103
Olympia, WA 98504-1103
docpdappeals@doc.wa.gov